

Opp. Howland's,

1044 MAIN ST.

Patrick J. Dowling, who was accidentally shot by Joseph E. White yesterday afternoon is at the Bridgeport

MOREHOUSE ESTATE.

The Pyrophore. A living light, called the pyrophor akes illumination cheap and conven lent in Brazil. The pyrophore is

long. With one it is possible to read fine print, and three will light a room The Brazilian peasant, when he trav-

shoe a pyrophore. Thus illuminated he has no difficulty in avoiding poison ous snakes, pitfalls and wild beasts The Brazilian coquette fastens in her hair or her corsage a pyrophore in-cased in white tulle. The effect is as

of a great luminous pearl or opal.

three little lanterns, one on the breast and two on the back, each again as bright a radiance as ever. The pyrophore, as all nature students know, is called vulgarly cuengo, but scientific-

ally the name is Coleopter serricorn

In the Presence of Death.

Some years ago a Swansea vessel

was caught in a terrible gale, says an English paper. The contain had his wife on board, and when the wind was

still rising he told her to go down be-

low and sleep, for all was well. He re-

mained on the bridge till the mate

came up and said: "We've done all we can. Hadn't you better tell the chaps

"Yes, yes, my lad, if you think so," said the captein, who knew the only

choice left was whether to go down with the ship or in a small boat, which couldn't live ten seconds in that sea.

The engineers came up with the news

"Very well, my lads," said the cap-

tain quietly. "Save yourselves if you

"Won't you fetch the wife on deck

"No," was the calm reply. "Let her

sleep, poor girl! I am going down to

have a smoke." And, smoking by the

bedside of his sleeping wife, he went

A Man of Resources. A young man genial of face and cor

rect in attire arose from his seat in a

well patronized cafe an evening or

"Gentlemen," he said, "I have here

off, and I will esteem it a favor if fifteen gentlemen will come in. Ten

cents a chance-10 cents for a dollar

bill. It's dirt cheap. Who will come

in, please? I'll esteem it a favor, as I

said, and there's the chance for a real

Fifteen men good naturedly chipped

in 10 cents each, drew small squares of paper from a hat, and the winner

Old College Ways.

a. m. and consisted of an oatmeal loaf

and half a pint of beer. For supper

each had half a twopenny loaf and

pint of beer. At the high table poul-

try, broth and beef were served, and

at the second a plentiful supply of broth and beef. Herrings and floun-

ders sometimes graced the board.

Beer there was in abundance, and the

colleges in those good old days had their brew house, a perquisite of the porter, who was permitted to sell ale to the students.-London Antiquary.

pocketed the bill, with a laugh.

to get out the boats?"

that the fires were all out.

sir?" asked one of the men.

down with the ship.

addressed those present.

bargain.'

SPECIAL SALE OF STYLISH LACE COATS

The Coat Section is one of the most complete depaytments of the store. Everything that the femfine fancy might wish in Coats—Lace Coats and Pongee Coats.

It's the wise woman who takes advantage of these very low Lace Coat Prices. Stylish silk lined gar-

\$8.90--\$12.95--\$15

"FOREIGN DICTIONARIES"

French-English, English-French, German-English, English-German, Spanish-English, English-Spanish, Italian-English, English-Italian, English-Latin, Latin-English, Danish-English, English-Danish, Norwegian-English, English-Norwegian, Polish-English, English-Polish. These sell at 50 cents... Dictionaries of all kinds sold at JACKSON'S BOOK SHOP, 986-988 MAIN STREET

P. J. DOWLING Gen avenue, Julia A., wife of Patrick J. Glivane.

-Notice of funeral hereafter. a.

FITZPATRICK—In this city, May 4,
1500. Elizabeth, widow of Thomas

Priends are invited to attend the meral from her late residence, No. 9 Frank street, on Friday, May 7, 5:50 a. m. and from St. Patrick's mrch at 10 a. m.

Interment at St. Michael's ceme-

ADDEN—In this city, May 3, 1909,
George F. Madden, aged 38 years.

—Friends are invited to attend the funeral from his late residence, No. 177 Sterling street, on Thursday, May 5, at \$330 a. m. and from St. Mary's church at 9 a. m.

—Interment at St. Michael's ceme-estate is ent to \$8,417.07. The inventory of the estate of the late Cyrus H. Morehouse was returned to the probate court here to-day. The estate is entirely personal and amounts

ER-In this city, May 4th, 1909 Sawyer, aged 65 years, 5 months,

Priends are invited to attend the rai from his late residence, No. Pembroke street, on Thursday, 6th, at 2 o'clock p. m.
Interment at Park cemetery.

R 4 b p

In this city, Monday, May 3,
Anna Eliza, wife of Alonzo D

is, aged 63 years, 10 months, 21

Friends are invited to attend the teral from her late residence, No Island Brook avenue, on Wedness, May 5th, at 2:30 p. m.
Interment at Park cemetery.
Kindly omit flowers.

THE PARK CEMETERY

when a pyrophore's light goes out it is not necessary to fill him up with oil, to drop a coin in him or to throw him away, but a moment's ducking in terms. Telephone 975, Charles lette, Supt. at Cemetery, or City 300 Court Exchange, Telephone

LAWNS PUT IN ORDER Gus F. Herthal 1009 BROAD ST. stermose elaterides. - Cincinnati Enquirer.

clas, Ger PRESH CUT FLOWERS

MONUMENTS ARTISTIC---LASTING.

and polishing tools.

HUGHES & CHAPMAN. see STRATFORD AVENUE.

Fresh, Reliable! Seeds! Flower & Vegetable

JOHN RECK & SON NO. 152 OAK STREET NO. 985 MAIN STREET

"HARDY SHRUBS"

RHODODENDRONS HARDY ROSES CRIMSON RAMBLERS BLUE SPRUCE CALIFORNIA PRIVIT ENGLISH BOXWOOD s just arrived. Especially low

at JAMES HORAN & SON

Betate of William H. Hoy, late of the town of Bridgeport, in said district, deceased.

Upon application praying that the time for the presentation of claims against said estate may be extended as per said application on file more fully ippears, it is

ORDERED—That said application be ard and determined at the Probate fice, in Bridgeport, in said District, the 8th day of May, A. D., 1909, at o'clock in the forenoon, and that noce be given of the pendency of said opplication and the time and place of paring thereon, by publishing this ormal once in some newspaper having a months. Breakfast was served at 7

der once in some newspaper having a circulation in said district, on the fifth day of May, 1909, and return make to this Court. EDWARD P. NOBBS, Judge.



Advertise in the Farmer.

SHOULD MONTELLS PAY \$138.11 FOR JUST ONE HAT

Especially When the Wearer of the Costly Bonnet Is Being Sued for Divorce By Him.

Is a husband who is suing his wife for divorce responsible for bills contracted by her, after that suit his been filed? Such is the state of affairs that is at present perplexing the busy minds of the well-to-do residents of wealthy Greenwich, that little town which harbors many of New York's wealthy bankers and brokers, and which furnishes many perplexing cases for the high court of the county to settle. Mary E. Smith, a fashionable milliner of Greenwich, has a bill of \$128.11, for one hat, against Ellen C. Montells, which the latter has neglected to pay. Now comes Deputy Sheriff Peter Doolan, who levies an attachment upon Joseph E. Montells' money in the Greenwich Trust Co., and also upon property in said Greenwich, to recover \$200 damages for Miss Smith. Joseph E. Montells is the plaintiff in a divorce proceeding against his wife, Ellen C. Montells, which is still pending in the Superior court. The outcome of the attachment is awaited with interest by the Greenwich residents. filed? Such is the state of affairs that

SENATE PASSES

IN NO DANGER Senator Manwaring Desires

hospital where the surgeons say that he is in no serious difficulty. The bullet from the 32 revolver struck him in the side and penetrated the fiesh. It lies near the surface and though no attempt has been made to remove it, it will not make trouble. Saybrook Bridge.

(Special From United Press.)

Hartford, May 4.—The Senate devoted most of its time today to a discussion of the Old Lyme-Old Saybrook bridge across the mouth of the Connecticut river. The measure was finally passed against the objection of Senator Manwaring of Bridgeport, who desired a larger appropriation than the half million dollars provided for it. It passed the bill calling for a new commission but it is probable that the commission will be continued. The cost to the state of the funeral of Governor George L. Lilley became known to-day when there was introduced in the Senate a resolution appropriating \$11,250 to meet the expenses incurred by the state in connection with this ceremony. This was referred to the committee on appropriations. Among the other business passed by the Senate were the following:

A pension of \$12 a month to Abigail Lovejoy of Bridgeport; a resolution extending the time for organizing the Willimantic Trust Company to December 1st, 1910; a resolution incorporating the Bee Society of Middletown; one incorporating the Fairfield Cemetery Association; one changing the name of the Dime Savings Bank of Cromwell to the Cromwell Dime Savings Bank; a resolution authorizing the issuance of \$15,000 worth of bonds by the Union School District of Orange and an act permitting fire insurance companies to insure against damage by hall.

The committee on roads, bridges and monster firefly, an inch and a half eraes by night the perilous forest paths of his country, fastens to each

IN THREE CASES

Mr. Canfield asked Mr. Fallon if he thought he was looking after the interest of his client when he did not learn the amount of the bill. He replied that he was not in the law business for love, that he considered both the interest of himself and client and as Mrs. Bennetto had said she would be out in a week or two he figured allows the defendants \$15 for the care of certain cows, calves, chickens, hens, ducks, and other animals, and gives the plaintiff judgment for \$55.

In the suit of Alfred Grasso vs. G. Deviccio and wife, Justice Wilder gave a verdict of \$60 for the plaintiff.

In the civil side of the City court Judge Wilder sitting on the case of Fred Beaureault vs. Henry A. Bishop, et al., finds that the plaintiff is not entitled to damages for falling on a stalrway in a house in State street which were alleged to be defective. stairway in a house in State street which were alleged to be defective. The defendants proved that they had not been notified of any defect and that they had put the stairs complained of in good repair within a reasonable time before the accident. Judgment was rendered for the defendants

Deaths and Funerals.

hamshire. England, and came to this city about forty years ago. He was highly respected by his many friends and well known in lodge circles. The deceased, being a member of Samuel H. Harris lodge. At his home, 982 Pembroke street, John Sawyer, died last evening after a two ago, raised high a dollar bill and a dollar bill. It is a good bill, open to inspection by all. I want to raffle it

St. Mary's church was with friends who had come to pay their last respects to Mary Ada Fitzsimmons, wife spects to Mary Ada Fitzsimmons. Wife of Patrick J. Dunn. The funeral was held from the residence, 489 Pembroke street, at \$230 o'clock and thence to the church where Pay John F. Mur. Order of St. Frances, Ladies Catholic Benevolent Legion, of which the de-ceased was a devout member, attend-ed the services. The casket was com-pletely surrounded with floral tokens The pall bearers were Patrick Cuddy Richard Monahan, Robert Handy Stephen Boucher, James King and John Keefe. Rev. Father Murphy accompanied the remains to St. Michael's

Elizabeth, widow of Thomas Fitz-patrick, died this morning at her home, 230 Frank street, after a brief illness. She was a well known resident of the North End, and a devout communicant of St. Patrick's church. She is sur-vived by three daughters, Miss Agnes , a teacher in the Bridgeport schools: rs. Daniel Cooney of Stratford, and iss Mary, now Sister Chrysostomos in St. Elizabeth's convent, Middle-town; and three sons, Rev. William F. Fitzpatrick, a teacher in St. John's College, Brooklyn; John F., and Thom-

FIVE DROWNED AFTER LEAVING SINKING BARGE

Father, Mother, Son and Another Man Go Down This Morning in Attempting to Make Their Escape from a Sinking Barge-Boy's Body Recovered.

Nine Barges Loaded with Coal—Three Barges Driven on Rocks at Faulkner's Island and One Sunk.

(Special from United Press.) New Haven, May 4 .- Two men, a boy and a woman were drowned just outside this harbor early today while attempting to make their escape from a sinking barge. The boy's body was ecovered this morning and identified as Frank O'Nell. The other victims are his mother, step-father and a man whose identity has not yet been learn-

BRIDGE BILL

Senator Manwaring Desires
Larger Appropriation
Than \$500,000 for Old
Saybrook Bridge.

(Special From United Press.)
Hartford, May 4.—The Senate devoted most of its time today to a discussion of the Old Lyme-Old Saybrook bridge across the mouth of the Sound is not yet been learned.

Whose identity has not yet been learned.

The accident was caused by the heavy gale which was blowing on the Sound last night and which caused the tug C. B. Sanford of the Soully line, bound from Newport News, Va., to eastern ports with nine barges loaded with coal, to lose her entire tow. Three of the barges were driven on the rocks at Faulkner's Island, one sank and five were secured and towed into this harbor. The occupants of the other barges were, all saved.

New Haven, May 4.—Three men, a 10 year old boy and a woman, were drowned outside this harbor early to-day when the boats in which they were attempting to make their escape from the sound from Newport News, Va., to eastern ports with nine barges loaded with coal, to lose her entire tow.

Three of the barges were driven on the fold the barges were all saved.

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attempting to make their escape from
a sinking barge capsized. The boy's
body was recovered this morning and
identified as Frank O'Neil. Among the
other victims are supposed to be his
step-father and mother.

The accident occurred about midnight when the tugs Hookenderfer,
Resolute and C. B. Sanford of the
Scully Line, the two first named with
a tow of six barges and the last with
a tow of nine, encountered a heavy
gale off the harbor. The barges, which
were loaded with soft coal for ports
along the New England coast, became
unmanageable in the heavy seas and
finally broke away from the tugs. Two
barges belonging to the Resolute were
driven on the rocks; two belonging to
the Hookenderfer; and one belonging

Fallon was a friend of his.

The next complaint heard against Mr. Fallon was that of Michael F. Casey, a fireman connected with No. 2 Chemical Engine Company of the local fire department. He claimed that Mr. Fallon had collected \$500 insurance that was due him from the John Hancock Insurance Co. upon the death of his sister, Mary E. Casey. He claimed that although he was named as the beneficiary of the will the lawyer had collected the money and had never given him a cent.

given him a cent.

Attorney Fallon admitted that Michael was the beneficiary, but that she had made a will before her death and left her estate to Mary Craig who had cared for her during her last illness.

The insurance profess and insurance to the contract of the contr

and well known in lodge circles. The deceased, being a member of Samuel H. Harris lodge, I. O. O. F., and a member of P. T. Barnum lodge, K. of P. He is survived by his widow, who has the sincere aympathy of her many followed by the sincere aympathy of her many followed by the sincere aympathy of her many followed by the probat court he had put in a caim for the insurance and it had been paid to him. In turn he had made a settlement with the beneficiary under the will and had closed the case in the probat court four years ago. Robert Spencer, superintendent of the John T. Hancock Co. said that under the policy the company reserves the

the church, where Rev. John F. Murphy sang a high mass of requiem. Mrs. Frank Munich sang feelingly "In the Shepherds Fold" and "Nearer My God to Thee." A delegation of the Third beneficiary and as the will was made subsequent to the taking out of the policy the insurance was paid to Mary Craig who was named in the will.

Attorney Michael J. Flannagan who was at one time an attorney for Casey explained that he had looked up the law in the matter and had told Casey that the only way he could secure the money was by bringing suit against Mr. Fallon as trustee. He cited several notable cases on insurance law. He said that he had not taken the case because he was a friend of the case because he was a friend of Mr. Fallon. Attorney Fallon said that Casey had been to every lawyer in the county but none of them would take

> General Frost after hearing the evi dence said: "This is a case for the courts to decide. I don't think it is a question for complaint.

MANY MACCABEES IN UNITED STATES

College, Brooklyn; John F., and Thomas E., both of this city.

NAMES PROMISED TOMORROW.

Mayor Lee stated this afternoon that he would announce the names of the committee which is to investigate the Board of Charities, tomorrow. Another committee which is to take up the matter of abating the smoke nulsance at Central avenue will be appointed at the same time.

Farmer Want Ads. 10 a (Special from United Press.)

New Britain, May 4.—Sixty delegates were in attendance when the third annual convention of the Knights of the Maccabees opened here to-day. State Commander Patrick Touhey of Manchester presided. At the afternoon sossion Supreme Record Keeper L. E. Sisler of Detroit, reported forty-one tents in this state with a membership of 2,182. He stated that there were 310,000 Maccabees in the United States and said the benefits paid out in the past year amounted to \$3,114,000.

WANT ADS CENT A WORD

EMPLOYER'S LIABILITY

MEASURE

New Haven Road Contests Constitutionality of Act of April 22, 1908, in Action Brought by Employee.

Washington, May 4. - The govern nent to-day filed in the Supreme Court at Hartford, Conn., its brief in the case of Edgar G. Mondon, plaintiff, Heavy Gale on the Sound case of Edgar G. Mondon, plaintiff, against the New York, New Haven and Hartford Railroad Company. The case was brought under the Employ Lose Her Entire Tow of ers' Liability act of April 22, 190, and the government, by permission of the court, is allowed to intervene and file a brief in support of the constitutionality of the act, which has been challenged by the defendant company. Attorney-General Wickersham and Wade H. Ellis, his assistant, who prepared the brief, have taken a strong personal interest in this case, because of its great importance, and, at the outset, stated that the government has no interest in any other question involved than to defend the validity of a wholesome and important act of Conwholesome and important act of Congress, passed for the protection of a vast number of citizens and for the safety of interstate commerce. In the case involving the constitutionality of the former Employers' Liability act (207 U. S. 463), the brief says, the Department of Justice was given permission, in the original and Appellate Courts, to file briefs and to be heard in oral exempent.

courts, to the oriers and to be heard in oral argument.

Congress, in adherence to the limitations established by the Supreme Court in the former case, it continues, passed the act which is now the subject

body was recovered this morning and who desired a large appropriation with the commission but it is probable the commission the commission but it is probable to the commission but it is probable to the commission but it is probable to the commi

beneficent purposes, but the care with which it was framed to meet the very constitutional objections now urged against it, should make its validity as-

We respectfully submit that the ac here challenged is an appropriate ex-ercise of the power of Congress to reg-ulate commerce between the states and ought to be upheld.

ANTI-SPEEDING

ment all along the line to punish every motorist who exceeds the speed limit or who in any way endangers the residents of any community no matter how small. The State police have been sent out to different towns whereighted the state of the claims made by Mr. Wheeler as to his rights in this land, it would be unwise for the city to ever applications have been sent out to different towns whereighted the state of the city to be the city to the city to be t been sent out to different towns wherever applications have been made to apprehend automobilists who deviate from the law. State Policeman Frank Verilli was sent to Fairfield last week on the request of the selectmen of the town to watch for speeders. On Sunday he lay in wait for motorists and succeeded in getting the numbers of four machines which passed through the town at a high rate of speed. Grand Juror Clitts H. King of the Grand Juror Clitus H. King of the town of Fairfield issued four John Doe warrants charging excessive speeding in the town. The warrants were served today on Carl Reck and William Cox of this city, and Edward J. Thomas of Norwalk. The other warrant was not served. Supt. Birmingham this morning de-tailed several men to look after anseveral men to look after au-

The special provocation for the strin

LEIZE WILL ADMITTED. LEIZE WILL ADMITTED.

The contested will of the late Jacob Leize was admitted to probate yesterday afternoon. The daughter of the testator, Louise Miller of Brook'yn, and Lillian Whatley of East Chester, N. Y., will appeal the case to the Superior court through their counsel, Henry C. Burroughs. Mrs. Miller, who was cut off with \$10 by her father, said she had not visited him in 17 years.

HOWLAND'S

Entrances on Main street, Fairfield avenue and Cannon street.

Bridgeport, Conn., Tuesday, May 4, 1909. The Weather—Fair tonight and to-morrow with slowly rising temperature

Aid to choice of right corset.



One cannot always choose that corset which is best fited the act which is now the subject of this controversy, and the attorneygeneral is impelied by the same sense of duty to the public at large to defend the new law, as that which actuated him in seeking to uphold the old. Counsel for the government are able earnestly to submit that the objections urged successfully against the validity of the prior act have been eliminated from the new statute, and the employers' liability law, now before this court, is clearly within the constitutional power of Congress.

Attention is directed to President Roosevelt's message to Congress, May cial ability to do either cles for 25c. week at the store and whose Boys' tough shoes.

attend it.

Thomson glove-fitting corsets have some features of great value which are peculiar to themselves. Miss servants."

This is a wise, progressive, and humane statute. It seeks, within approved and conservative lines, to accomplish an object whose worth and justice all men have long admitted and many other civilized nations have long ago attained. Legislation that is to protect rallway employes does not benefit a class alone. The safety of an interstate carrier's servants means the safety of interstate commerce itself.

With respect to this act not only its beneficent purposes, but the care with Enjoyment and beauty. benefit wait for the woman who attends these lectures.

Lectures-Fourth floor Special advice-Second floor.

Black mohair

State Policemen Asked for in Various Towns to Watch Violations of the Speed Laws.

The control of automobiles on the highways of the State has become so insistent that there is a general movement all along the line to punish every

State Policemen Asked for substantial saving.

Black mohair brilliantine, the disputed location of the westerly boundary line of the said tract which was deeded to the city.

As I understand it, it is claimed by Mr. Wheeler that the boundary line of the estate of George Cook extends, was deeded to the city.

As I understand it, it is claimed by Mr. Wheeler that the boundary line of the estate of George Cook extends, wear. Worth \$1.50 a yard, the Henry B. Drew estate and by the representatives of the city who were \$1.10

inches wide. A fine fabric for suits, ideal for a dust-coat or light summer wrap.

THE HOWLAND DRY GOODS CO.

A JOLLY TIME WITH A JOLLY CROWD.

What person does not enjoy a good time among the jolliest persons in gency in Fairfield is the death of A. W. Wallace which resulted as the direct result of fast driving through town? This question is always asked seph's T. L. & B. Association baseba'l club in their hall on Barnum avenue. They intend to entertain and delight all their friends, who come to see them to-night. On this occasion, you will have a chance to dance to the strains of Maloney's orchestra and be enter-tained by some choice vaudeville acts. Don't forget the place, the St. Joseph's Hall on Barnum avenue to-night.

Farmer Want Ads

HOWLAND'S

Silver tor a song.

We've a lot of silver novelties that are to be sold for almost nothing.

They are pretty. Every one is sterling. Each is of use and value.

But they have been here too long. It doesn't pay to have any merchandise in the store too long. When it begins to lag, out it goes. So with this silver.

All sorts of silver articles for the dressing-table. Many things for such use.

Things worth 25c for 15c. Things worth 50c for 25c. \$2.50 mirrors for \$1.50, silver-backed hair-brushes for \$1. These are examples. Of course it will pay to

Some jewelry, too, goes the same way.

Pins, and brooches, and combs, and hat-pins, and all such.

Tasteful designs and nicely-finished. Attractive.

10c articles for 5c. 25c articles for 10c. 50c arti-

They are worth quick attention. Opposite elevator.

TO TEST TITLE

The Aldermen last night gave City Attorney Cullinan the power to take legal action in connection with the claim made by D. Fairchild Wheeler to land in Yellow Mill pond supposedly owned by the city. The city attorney's report and the resolution adopted by the council is as follows: To the Honorable Common Council of the City of Bridgeport:

Gentlemen: The City Attorney would respectfully report as follows to your honorable body, relative to the city's title to certain land on the easterly side of the Yellow Mill Pond.

On June 4, 1900, a certain piece of land, consisting partly of mud flats, was deeded to the city of Bridgeport by John A. Rusling and Charles S. Canfield, conservators on the estate of Henry B. Drew, which land was bounded and described as follows:

Northerly on Channel of Yellow Mill Pond; easterly on Henry B. Drew; southerly on Connecticut Ave.; westerly on estate of George Cook and on channel of Yellow Mill Pond.

Said easterly boundary line commences on the north line of said Connecticut Avenue at a point 250 feet west of the west line of Seaview Avenue and thence runs northerly at right angles to said Connecticut Avenue to said

CRUSADE IS ON Two splendid qualities of channel of Yellow Mill Pond. black mohair are offered at a included within said description, bordering on the said Yellow Mill Pond, is

representatives of the city who were acting for the city at the time of purchase of said land.

resolution:
Resolved, That the City Attorney be and is hereby authorized to bring such action, as he may deem best, against any and all persons who claim to own any part of said land, which was deeded to the city by said conservators of Hanny R. Pray or who claim to have Henry B. Drew, or who claim to have any interest in the same, for the pur-pose of determining such interest or claim and to clear up all doubts and disputes and to quiet and settle the

title to the same TARIFF ON HEMP URGED IN SENATE

(Special from United Press.) Washington, May 4.—An earnest argument for a tariff on hemp was made to the Senate this afternoon by Sen-ator Bradley of Kentucky. "We were to the senate this atternoon by Senator Bradley of Kentucky. "We were told in this opening remarks by the distinguished chairman of the Finance committee," he said, "that the pending tariff bill was drawn along protective That this statement is correct Girl Wanted? Read the armer Want Ads

That this statement is correct in many respects there can be no doubt; but that it is incorrect in others there can be as little doubt. In the hemp industry it may well be said that unless protection is granted it will be armihilated."